IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTH DISTRICT OF ILLINOIS EASTERN DIVISION

In re:) Chapter 7
John A. Popadiuk,) Adversary No.: 20-00024
Debtor,) Hon. Carol P. Doyle
Kim Mitchell, Rommy Henley,	_ <i>)</i>)
Raphael Zilch; Edward Storozuk,) Bankruptcy Case No. 19-33336
Brian Sherman; and Joe Newhart)
Plaintiffs,)))
v.)
John A Popadiuk, individually and d/b/a, Zidware, Inc.,)))
Defendant.)

Notice of Motion

TO: Jeffrey Dan

PLEASE TAKE NOTICE that on July 8, 2021, at 10:30 a.m., I will appear before the Honorable Carol A. Doyle, or any judge sitting in that judge's place, and present the Motion of the Plaintiffs to Extend Discovery Cutoff, a copy of which is attached.

This motion will be presented and heard electronically using Zoom for Government. No personal appearance in court is necessary or permitted. To appear and be heard on the motion, you must do the following:

To appear by video, use this link: https://www.zoomgov.com/. Then enter the meeting ID and password.

To appear by telephone, call Zoom for Government at 1-669-254-5252 or 1-646-828-7666. Then enter the meeting ID and password.

Meeting ID and password. The meeting ID for this hearing is **161 155 8289** and the password is **Doyle742**. The meeting ID and password can also be found on the judge's page on the court's web site. If you object to this motion and want it called on the presentment date above, you must file a Notice of Objection no later than two (2) business days before that date. If a

Notice of Objection is timely filed, the motion will be called on the presentment date. If no Notice of Objection is timely filed, the court may grant the motion in advance without a hearing.

Kim Mitchell, Rommy Henley, Raphael Zilch, Edward Storozuk, Brian Sherman, and Joe Newhart

By: /s/Bert Zaczek

One of Plaintiffs' attorneys

T: 312-527-1090 E: bert@bzlegal.net

Certificate of Service

I, Bert Zaczek, certify that I served a copy of this notice and the attached motion on each entity shown on the attached list at the address shown and by the method indicated on the list on June 29, 2021.

Bert Zaczek/Amy Pikarsky 311 N. Aberdeen St. Suite 200-D Chicago, IL 60607 T: 312-527-1090 bert@bzlegal.net amy@bzlegal.net Zane D. Smith & Associates, Ltd. 221 N. LaSalle St., Suite 1320 Chicago, IL 60601 T: 312-245-0031 Zane@zanesmith.com

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Zidware, Inc.,)
)
Defendant.)

Plaintiffs' Motion to Extend Discovery Cutoff

The Plaintiffs, Kim Mitchell, Rommy Henley, Raphael Zilch, Edward Storozuk, Brian Sherman, and Joe Newhart ("Plaintiffs"), by their attorneys, Bert Zaczek, Amy, Pikarsky, and Zane D. Smith & Associates, Ltd. state for their Agreed Motion to Extend Discovery Cutoff:

- 1. Discovery is set to close on June 29, 2021, the day this Motion is being filed. ECF No. 26. It was initially set to close on various other dates but was extended because the Defendant had not yet supplied discovery responses.
- 2. On June 12, 2021, the Defendant finally provided the long-promised discovery responses.

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3. The Plaintiffs are in the process of reviewing what the Defendant supplied. The

Defendant's depositions will be scheduled soon, and any other needed depositions will be

taken in short order.

4. To allow that to happen, the Plaintiff would like to continue discovery through

August 13,2021.

5. The Plaintiff's attorney attempted unsuccessfully on June 29, 2021, to contact

the Defendant's attorney to learn whether he had any objection to this Motion. In the past,

predictably, he had no objection to similar motions.

Wherefore, the Plaintiffs, Kim Mitchell, Rommy Henley, Raphael Zilch, Edward

Storozuk, Brian Sherman, and Joe Newhart, request that discovery be extended until through

August 13, 2021.

Respectfully submitted,

Kim Mitchell, Rommy Henley, Raphael Zilch,

Edward Storozuk, Brian Sherman, and Joe

Newhart

By: /s/Bert Zaczek

One of Plaintiffs' attorneys

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